

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION**

In re *Ex Parte* Application of
CONSUMERS' ASSOCIATION) **[PROPOSED] ORDER GRANTING APPLE**
Petitioner for an Order Pursuant to 28 U.S.C.) **INC.'S ADMINISTRATIVE MOTION TO**
§ 1782 to Conduct Discovery For Use in a) **STAY RESPONSE TO SUBPOEANA**
Foreign Proceeding) **PENDING RESOLUTION OF APPLE'S**
) **MOTION TO CONSOLIDATE**
) **PROCEEDINGS**
) ***AS MODIFIED***

Before the Court is Apple Inc.’s Administration Motion (the “Motion”) to Stay Response to Subpoena Pending Resolution of Apple’s Motion to Consolidate Proceedings.

Having given due consideration to the papers submitted in relation to the Motion, and any other proceedings before this Court related thereto, and for good cause shown, it is hereby ordered that:

(1) the Motion is GRANTED;

(2) Apple Inc. (“Apple”) need not move to quash, respond to or comply with the subpoena that the Consumers’ Association served on Apple in connection with the above-captioned miscellaneous proceedings until the later of April 3, 2024 or 30 days after this Court rules on Apple’s motion to consolidate the above-captioned miscellaneous proceeding with the action captioned *In re Qualcomm, Inc.*, No. 24-mc-80019 (N.D. Cal.).

IT IS SO ORDERED: February 21, 2024


Honorable Edward J. Davila
United States District Judge